

Attorney's Docket No.: 10559-419001 Client's Ref. No.: P10488 Intel Corporation

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Number of pages including this page 14

Applicant: Shah et al.

Art Unit : 2152

Serial No.: 09/768,375 Filed

: January 22, 2001

Examiner: Dohm Chankong

Assignee: Intel Corporation

Title

: FILTERING CALLS IN SYSTEM AREA NETWORKS

Mail Stop ISSUE FEE

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

Attached to this facsimile communication cover sheet is a Response to Notice of Allowance and PTOL-85, and an Amendment After Allowance, faxed this 19th day of January, 2006, to the United States Patent and Trademark Office.

Respectfully submitted,

Date: January 19, 2006

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Attorney for Intel Corporation

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Shah et al. Art Unit : 2152

Serial No.: 09/768,375 Examiner : Dohm Chankong

: January 22, 2001 Notice of Allowance Date: 10/27/05

: Intel Corporation Confirmation No. : 2369 Assignee : FILTERING CALLS IN SYSTEM AREA NETWORKS Title

Via Facsimile

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Alexandria, VA 22313-1450

RESPONSE TO NOTICE OF ALLOWANCE

In response to the Notice of Allowance mailed October 27, 2005, enclosed are a completed issue fee transmittal form PTOL-85b and Amendment After Allowance.

COMMENTS ON EXAMINER'S REASONS FOR ALLOWANCE

In reply to the Notice of Allowance of October 27, 2005, it is agreed that the features recited in the examiner's Reasons for Allowance are not taught or suggested by the art of record, and that some or all of the allowed independent claims 1, 5, 16 and 20 are distinguished from the art of record for at least the reasons stated in the Reasons for Allowance. Applicant does not concede that the stated reasons are the only grounds for patentability of the allowed claims, that the claim limitations

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excluded from the Reasons for Allowance are taught or suggested by the art of record, or that all of the limitations are necessary for patentability of the allowed claims or other claims directed to the disclosed subject matter. Additionally, each allowed claim stands on its own.

EXAMINER INTERVIEWS AND UNACCEPTABLE EXAMINER'S AMENDMENT

Examiner Chankong is thanked for the interviews, which were conducted with Applicant's representative, Mr. Hunter, on October 14, 2005, January 12, 2006, and January 17, 2006. During the October 14, 2005 interview, independent claims 1, 5, 16 and 20, and the Sitbon reference (US Patent 5,568,487) were discussed. Agreement was reached that the existing rejections could not be maintained, and that amending the independent claims to clarify what is meant by "first type" would allow prosecution to move forward. The proposed amendment was to recite for each of the independent claims: "wherein the first type comprises transport, being of a partition of a file descriptor range."

The Notice of Allowance mailed October 27, 2005 includes an Examiner's Amendment to the independent claims along these lines. However, the Examiner's Amendment also includes several changes made to the pending claims that are not reflected by underlined and strike through text. Thus, the Examiner's Amendment is unacceptable.

During the January 12, 2006 interview, Examiner Chankong acknowledged that a clerical error was made in the Examiner's Amendment in that he failed to start with the correct claim language when making the amendment. Examiner Chankong also

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indicated that he could correct this error by a Supplemental Notice of Allowability.

During the January 17, 2006 interview, Examiner Chankong indicated that such correction by a Supplemental Notice of Allowability was in fact not possible, and Examiner Chankong requested that the Applicant submit an Amendment After Allowance Pursuant to 37 C.F.R. § 1.312 to correct Examiner Chankong's error. Thus, Applicant submits herewith an Amendment After Allowance Pursuant to 37 C.F.R. § 1.312, as requested by Examiner Chankong.

Please apply any charges or credits to our Deposit Account No. 06-1050.

Respectfully submitted,

Date: January 19, 2006

William E. Hunter Reg. No. 47,671

Attorney for Intel Corporation

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